

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

UNITED STATES OF AMERICA, )  
Plaintiff, ) Case No. CR06-26-RSL-JPD  
v. )  
ROBEL MEKONEN, ) DETENTION ORDER  
Defendant. )

Offenses charged:

Count 1: Conspiracy to Distribute Cocaine Base in violation of 21 U.S.C. §§ 841(a)(1), and 841(b)(1)(A), and 846.

Counts 16 through 20: Distribution of Cocaine Base in violation of 21 U.S.C. §§ 841(a)(1) and 841(b)(1)(B).

Count 21: Possession of Cocaine with Intent to Distribute in violation of 21 U.S.C. §§ 841(a)(1) and 841(b)(1)(C).

Date of Detention Hearing: February 14, 2006.

The Court, having conducted a detention hearing pursuant to 18 U.S.C. § 3142(f), and based upon the factual findings and statement of reasons for detention hereafter set forth, finds the following:

## FINDINGS OF FACT AND STATEMENT OF REASONS FOR DETENTION

(1) Pursuant to 18 U.S.C. § 3142(e), there is a rebuttable presumption that defendant is a flight risk and a danger to the community based on the nature of the pending charges.

01           (2)     Defendant was born in the Republic of the Sudan and moved to the United States  
02 with his parents at an early age. His parents and three siblings reside in Charlotte, North  
03 Carolina.

04           (3)     Defendant has had past substance-abuse issues, and it appears that those problems  
05 are ongoing.

06           (4)     A criminal background history check reveals several prior drug-related charges  
07 and arrests, both as a juvenile living in Pennsylvania and as an adult living in Washington.

08           (5)     Although defendant denies the accusation, it is alleged that he is associated with  
09 the East African Posse street gang, which is reported to be involved heavily in criminal activity,  
10 including violent activity. This is part of the conspiracy charge in the first count of the  
11 indictment.

12           (6)     Defendant's instant charges are serious offenses, and he faces a mandatory  
13 minimum sentence if convicted.

14           (7)     The defendant appears to have lied to his uncle about his employment, which  
15 raises questions about the continued suitability of his uncle's apartment as a primary residence.

16           (8)     There is conflicting information regarding defendant's residence, immigration  
17 status, and employment.

18           (9)     There are no conditions or combination of conditions that will reasonably assure  
19 the appearance of defendant as required, or the safety of the community

20           **IT IS THEREFORE ORDERED:**

21           (1)     Defendant shall be detained pending trial and committed to the custody of the  
22                 Attorney General for confinement in a correction facility separate, to the extent  
23                 practicable, from persons awaiting or serving sentences or being held in custody  
24                 pending appeal;

25           (2)     Defendant shall be afforded reasonable opportunity for private consultation with  
26                 counsel;

- (3) On order of a court of the United States or on request of an attorney for the government, the person in charge of the corrections facility in which defendant is confined shall deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding; and
  - (4) The Clerk shall direct copies of this Order to counsel for the United States, to counsel for the defendant, to the United States Marshal, and to the United States Pretrial Services Officer.

DATED this 15th day of February, 2006.

2006.  
James P. Donohue

**JAMES P. DONOHUE**  
United States Magistrate Judge